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Page 2
 2
       APPEARANCES:
 3
 4
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 6
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                      Attorneys for Defendants
150 East 42 Street
10
                    New York, New York 10017
STUART A. MILLER, ESQ.
11
12
                      SAM9466
13
                      File # 01502.00009
14
15
16
17
18
19
20
21
22
23
24
25
                                         JAGUAR REPORTING
(718) 858-7700
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Page 3
1
2
3
4
               STIPULATIONS
5
7
             IT IS HEREBY STIPULATED AND AGREED.
8
     by and between the attorneys for the
9
     respective parties herein, that the sealing
10
     and filing of the within deposition be
11
12
13
             IT IS FURTHER STIPULATED AND AGREED
14
     that such deposition may be signed and sworn
15
     to before any officer authorized to
     administer an oath, with the same force and
     effect as if signed and sworn before the
17
18
     officer before whom said deposition is
19
20
21
             IT IS FURTHER STIPULATED AND AGREED
22
     that all objections, except as to the form,
23
     are reserved to the time of the trial.
24
25
```

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Page -
    ADONNA
                  FROMETA, the Plaintiff
3
              herein, having been first duly
4
              sworn by a Notary Public of the
5
              State of New York, was examined
              and testified as follows:
7
    EXAMINATION BY
8
    MR. MILLER:
9
         Q
              State your name for the record,
10
    please.
11
         Α
              Adonna Frometa.
12
         0
              State your address for the record,
13
14
         Α
              666 East 233rd Street apartment 1A
15
    Bronx, New York 10466.
16
         Q
              My name is Stuart Miller. I am a
17
    lawver with Wilson, Elser. I represent Mario
18
    Diaz-Diaz and All American Haulers
19
    Recycling. I am going to ask you several
20
    questions. I ask that you let me complete my
21
    question before you give a response. I ask
22
    that all your responses are verbal. There is
23
    a stenographer to my left, she cannot take
24
    down gestures or nods or waves. If you
25
    don't understand a question I don't want you
```

	1		FROMETA	Page 5
1	2	to guess.	. Just let me know that you don't	
1	3	understar	nd the question or it does not make	
	4	sense, an	nd I will re-ask the question. If	
	5	you answe	er a question I am going to assume	
1	6	that you	understood the question, is that	
-	7	fair?		
	8	A	Yes.	
ŀ	9	Q	Have you ever been known by any	
	10	other nam	me?	
	11	А	Yes.	
	12	Q	Can you tell me what name?	
	13	A	Annie, my sister's name is Annie	
-	14	and by b	rother's name is Annie. So, I	
	15	changed	my name when got my citizenship.	
	16	Q	How do you spell Annie?	
	17	A	A- n- n- i- e.	
	18	Q	When did you become a citizen?	
	19	A	When I was 21, I don't remember.	
	20	Q	When you say you became a citizen,	
	21	of the U	nited States?	
	22	A	Yes.	
	23	Q	How long have you resided at 666	
	24	East 233	rd Street?	
	25	А	Since 2003.	

	1		FROMETA	Page 6
١ ١	2	Q	Do you own or rent?	
	3	А	I live with my mom.	
	4	Q	What is your mother's name?	
	5	А	Nydia.	
	6	Q	Is Nydia her last name?	
	7	A	Nydia is the first name. Fabian,	
	8	is her las	st name.	
	9	Q	Does anyone else reside in the	
	10	residence	with the two of you?	
	11	A	Yes.	
	12	Q	Who might that be?	
	13	A	My sister.	
`	14	۵.	What is her name?	
	15	A	Annie.	
	16	Q	Does anyone other than Annie and	
	17	your moth	er and yourself reside at that	
	18	residence	?	
	19	A	Yes, my nephew, Albert.	
	20	Q	Anyone else?	
	21	A	That's it.	
	22	Q	How old is Albert?	
	23	A	He is 14 and a half.	
	24	Q	Is Annie your younger or older	
	25	sister?		

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Page 7
1
                       FROMETA
 2
               Younger sister.
 3
          0
               How long has your mom resided at
 4
     that apartment?
 5
               Maybe 10 years.
 6
          Q
               Prior to moving in with your
     mother in 2003, where did you reside?
 8
               I live also in Brooklyn with my
 9
     aunt.
10
               Can you give me that address?
               1752 East 9 Street, that's
11
12
     Brooklyn, New York.
13
               Is there an apartment number?
14
               I don't remember the number.
15
               Is that on a certain floor?
16
               The second floor.
17
          Q
               What is the zip code?
18
          Α
               I'm sorry, that's the third floor.
19
     The zip code is 11205.
20
          Q
               You said that you reside there as
21
     well. Do you currently live between both
22
     apartments?
23
          Α
               Not anymore in Brooklyn, with my
24
     mom.
25
          Q
               When is the last time you lived in
```

```
Page 8
                       FROMETA
1
2
     Brooklyn?
3
             Actually, since I lived with my
     mom I also lived with another aunt, another
     one I have. She was the one taking care of
     me because too because my mom is not well to
     take care of me and my sister is mentally,
     mentally ill and cannot take care of me.
     Since the accident I stay with my aunt on
     433, sorry, 488 Myrtle Avenue.
10
11
          Q
               Can you spell that?
12
               M- y- r- t- l- e Avenue, that's
13
     Brooklyn, New York.
14
          Q
               What is the zip code?
               11205, the other one is -- I don't
15
16
     remember the other zip code.
17
               I zip code 11205, is that the one
     for 488 Myrtle Avenue?
18
19
          Α
               Yes.
20
          0
               The prior address on East 9th
21
     Street on the third floor, you do not recall
22
     at this time that zip code, is that correct?
23
          Α
               Yes.
24
               So the record is clear, what is
25
     the name of your aunt that resides at 488
```

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٦			
لہ	1	FROMETA	Page 9
	2	Myrtle Avenue?	
	3	A Eva.	
	4	Q What is her last name?	
	5	A Sanchez.	
	6	Q What is your aunt's name that	
	7	rides at 1752 East 9th Street?	
-	8	A Gladys Medina.	
	9	Q Is it fair to say that you	
	10	currently reside at both apartments, the one	
l	11	on 666 East 233rd Street as well as 488	
	12	Myrtle Avenue?	
لم	13	A Yes, I spend sometime with my mom,	
1	14	two or three days a week. The rest I stay at	
١	15	448. So, I spends two or three or four days	
	16	there and around also three or four days	
	17	with my mom.	
	18	Q Are there any other addresses you	
ı	19	spend your time?	
	20	A No.	
	21	Q Are you married?	
- 1	22	A I was married.	
	23	Q Are you currently married?	
	24	A No.	
	25	Q When did you get divorced?	

```
Page 10
                       FROMETA
2
               I think I was 21.
          Α
3
               What is your date of birth?
               3/25/68.
5
          0
               Is it fair to say you got divorced
6
     over 5 years ago?
7
                       MR. PLATTA: Sorry?
8
                       MR. MILLER: Is it fair to
             say that she got divorced over 5
             years ago. Off the record.
10
11
                      (Whereupon, a discussion
12
             was held off the record.)
13
               Have you been divorced over 5
14
     years?
15
          Α
               Yes.
16
          Q
               Do you still see your ex-husband?
17
          Α
          0
18
               Other than your sibling Annie,
19
     your sister Annie, you said you have a
20
     brother named Annie. Do you have any other
21
     siblings named Annie?
22
              Now that you mention it, when I
23
     got married I learned that he had a son
24
     named Annie, and a girl named Annie, and a
     dog named Annie, and that is why I changed
```

JAGUAR REPORTIN

```
Page 11
1
                       FROMETA
     my name.
 2
 3
          0
               Where were you born?
 4
               I was born in Dominican Republic.
 5
               When did you move to the United
 6
     States?
 7
               In 1978, around September.
 8
          Q
               Did you pursue citizenship at the
     age of 21?
 9
10
11
          0
               Do you own a car currently?
12
          А
13
               Can you tell me what type of car
14
     you own?
15
               Toyota Ford Runner, 2001.
16
               Did you own this Toyota Ford
17
     Runner on February 14, 2007?
18
               Yes, sir.
19
               Back in the year of 2007, prior to
20
     February 14th, where did you park this
21
     vehicle on a regular basis?
22
                       MR. PLATTA: Do you mean
23
              in the city, home?
24
                       MR. MILLER: I want to
25
               find out. Strike that.
```

```
Page 12
1
                       FROMETA
 2
               In the evening when you came home,
3
     when you are staying at the location of 666
     East 233rd Street, where did you keep your
     vehicle?
 6
               On the street, maybe a block or
     two, wherever I find parking.
          0
               Street parking?
 9
          Α
10
          Q
               Did you also find street parking
     when you would spend time at 1752 East 9th
11
12
     Street?
13
          Α
               Yes, sir.
               Would you also find street parking
14
          0
     when you spend time at 488 Myrtle Avenue?
16
          Α
               Yes.
17
          Q
               Did you ever have monthly garage
18
     parking?
19
          Α
               Not I that remember, no.
20
          0
               Were you employed in 2007?
21
22
               What was your occupation?
                       MR. PLATTA: Over
23
24
            objection. You can answer.
25
               Independent contractor.
```

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			Page 13
اسم	1	FROMETA	
	2	Q What kind of work did you do as an	
	3	independent contractor?	
	4	MR. PLATTA: Over	
ł	5	objection. You can answer.	
1	6	A I waitress and sometimes I would	
	7	dance.	
	8	Q Where would you waitress?	
	9	A Rick's.	
	10	MR. PLATTA: Objection.	
ļ	11	Q Where is Rick's located?	
1	12	A 33rd Street between Broadway and	
_	13	Fifth.	
	14	Q Is Rick the owner or is that the	
	15	name of the establishment?	
	16	MR. PLATTA: Objection. You	
	17	can answer, if you know.	
	18	A That's the name of the place.	
	19	Q Where did you dance?	
	20	MR. PLATTA: Objection. You	
	21	can answer.	
	22	A At Rick's.	
	23	Q Is Rick's an adult establishment?	
	24	MR. PLATTA: Objection. You	
_	25	can answer.	

```
Page 14
 1
                        FROMETA
 2
               Were you a topless dancer?
 3
          0
                        MR. PLATTA: Objection. You
 4
 5
            can answer.
 6
               Yes.
               Do you currently dance at Rick's?
 8
          Α
 9
          0
               Do you currently dance anywhere?
10
11
               When is the last time you danced?
          n
12
                        MR. PLATTA: Objection.
l 13
            You can answer.
14
              Probably three weeks after the
     accident, up until maybe four. But just no
15
     longer than 5 hours, due to pains and aches.
16
17
                        MR. MILLER: I move to
             strike the portions of the testimony
18
19
             that are not responsive.
20
                        WITNESS: Sorry, what is
 21
             that?
 22
                        MR. PLATTA: The objection
 23
             is just for the record.
24
              When is the last time you
25
     waitressed?
```

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```
Page 15
                       FROMETA
 2
         Α
              Just three weeks after the
 3
 4
         Q Have you been employed in any
     capacity in terms of work or payments at any
     time, since the time you stopped dancing or
     waitressing at Rick's?
              Repeat that.
 9
             I will ask it a different way. You
10
     testified that you stopped waitressing and
11
     dancing three or four weeks after the
12
     accident. After working at Rick's have you
13
     done any other work since that time?
14
              No, sir.
15
         0
              Have you earned any income since
16
     that time?
17
         Α
             I did work for a private jet, for
18
     Excel Air as a private flight attendant. I
19
     finally got called. That is why I was
     dancing in the mean time, until I got
21
     called.
22
                      MR. PLATTA: Answer
23
           without volunteering information.
24
             Currently do you work for Excel
25
    Air?
```

```
Page 16
                       FROMETA
2
3
         Q
              When is the last time you worked
4
    for Excel Air?
         A
              Just two weeks after the accident.
         0
              How long did that last?
              They are still waiting for me.
    They want me to finish my surgery. I am not
9
    working for them now but they are waiting
10
11
          0
              So I understand, this incident
12
     that brought you here today for this lawsuit
13
     occurred in February, February 14th 2007?
14
          Α
              Yes.
15
               You testified that following this
16
     incident of February 14, 2007 you waitressed
17
     for three or four weeks at Rick's, and you
     stopped waitressing?
19
              Yes.
20
              You also testified you worked for
21
     three or four weeks following the February
22
     14th incident as a topless dancer at Rick's,
23
     and you stopped dancing there?
24
                       MR. PLATTA: Objection.
25
             Over objection you can answer.
```

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لـ	1	FROMETA	Page 17
i	2	A Yes.	
	3	Q Two weeks after the February 14th	
	4	2007 accident you were a private flight	
	5	attendant for Excel Air?	
	6	A Yes.	
	7	Q How many flights did you do at	
	8	Excel Air, since the February 14th 2007	
	9	incident?	
	10	A No more than ten flights.	
	11	Q Those flights are in a matter of	
	12	two weeks or a month?	
	13	A Just two weeks.	
	14	Q Other than waitressing and topless	
	15	dancing and being a flight attendant, is	
	16	there any other post February 14, 2007	
	17	employment that you have had?	
	18	A No.	
	19	Q What time did this incident happen	
	20	on February 14, 2007?	
	21	A I don't remember the time but I	
	22	remember I left work at 4:00 o'clock, that's	
	23	the time they close. It happened, I know	
_	24	when I open my eyes, it was time missing	
	25	from when I open my eyes. From the accident	

```
Page 18
1
                       FROMETA
2
     there was time missing because I blacked
 3
                       MR. MILLER: I move to
 4
 5
            strike the portions of the testimony
 6
            that are not responsive.
                       MR. PLATTA: Answer the
            question yes or no.
 9
          Q Do you know what time the incident
10
11
                       MR. PLATTA: You can
12
            approximate.
13
          A I don't remember.
              Were you working at Rick's the
14
15
     night before the incident, February 13th
16
     going into February 14th?
17
                       MR. PLATTA: Objection, You
18
             can answer.
19
               Yes, sir.
                       MR. MILLER: What is the
20
21
     reason for the objection?
22
                       MR. PLATTA: This is
23
     prejudicial. I am just preserving my
24
     objection.
25
                       MR. MILLER: I am trying to
```

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```
Page 19
                       FROMETA
 2
    locate where the plaintiff was at the time
 3
    of the incident, where she was going to and
     where she was coming from. What type of day
     she had, if it was long or short or if she
 6
     had an aggravating day. The line of
     questioning is not privileged or
     prejudicial.
         Q What time did you show up to
10
     Rick's on February 13th 2007?
11
                      MR. PLATTA: Objection.
12
           Over objection you can answer.
13
          Α
              I don't remember, but around 9:00
14
     o'clock.
15
         Q Is Rick's the full name of the
16
     establishment?
17
                       MR. PLATTA: Objection.
18
           Over objection you can answer.
19
               Cabaret Gentlemen's Club.
20
               You just testified that you
     started work at Rick's Cabaret Gentlemen's
22
     Club at 9:00, is that a.m. or p.m?
23
                      MR. PLATTA: Objection.
24
              P.m.
25
              Did you show up to Rick's Cabaret
```

```
Page 20
                       FROMETA
 2
     Gentlemen's Club to waitress or dance for
     patrons, or something else?
                       MR. PLATTA: Objection.
 5
               Dancing.
 6
               Did you dance at Rick's Cabaret
     Gentlemen's Club on February 13, 2007 when
     you arrived, the 13th going into the 14th?
                       MR. PLATTA: Objection.
10
               Yes.
11
               This is as a topless dancer?
12
                       MR. PLATTA: Objection.
1 13
          Α
               Yes.
               Did you dance the entire shift at
15
     Rick's Cabaret Gentlemen's Club, until the
16
     time it closed on February 14th 2007?
17
                       MR. PLATTA: Objection.
18
          Α
               Yes.
19
                       MR. PLATTA: I ask that
20
             you wait until I make my objection.
21
          Q
               Did you have any alcohol to drink
22
     on February 13th going into February 14th
23
     2007, during your shift at Rick's Cabaret
24
     Gentlemen's Club?
25
             I don't remember.
```

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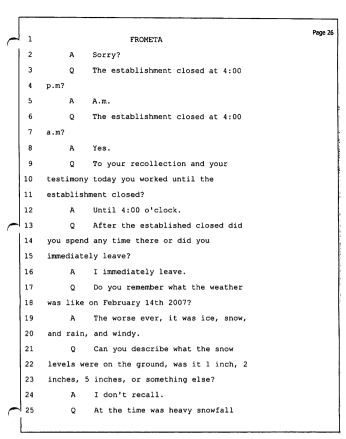
١			Page 21
_	1	FROMETA	
	2	Q Is it customary for customers to	
1	3	purchase drinks for you while you are	
1	4	working as a topless dancer at Rick's	
Í	5	Cabaret Gentlemen's Club?	
	6	A Yes.	
1	7	MR. PLATTA: Objection.	
1	8	Q Would there be any records at	
	9	Rick's Cabaret Gentlemen's Club as to drinks	
	10	that were purchased by patrons for you, in	
	11	the regular course of business?	
	12	MR. PLATTA: Objection.	
_	13	A Yes.	
	14	Q Does management of Rick's Cabaret	
	15	Gentlemen's Club encourage dancers to get	
	16	patrons to purchase drinks for them?	
١	17	MR. PLATTA: Objection.	
	18	Q As a topless dancer for Rick's	
-	19	Cabaret Gentlemen's Club, are you encouraged	
	20	by management of Rick's to have customers	
١	21	buy drinks for you?	
	22	MR. PLATTA: Objection.	
1	23	A No.	
	24	Q Does management record how many	
_	25	drinks are purchased on your behalf?	

```
Page 22
                       FROMETA
                      MR. PLATTA: Objection. You
2
3
            can answer.
4
              No.
              Do you remember who the bartender
5
         O
     was on February 13th going into February
    14th 2007?
8
         A
              No.
9
          Q
              Do you recall who the cocktail
     waitresses were on February 13th going into
10
     February 14th 2007, at Rick's Cabaret
12
     Gentlemen's Club?
13
                       MR. PLATTA: Objection.
14
            You can answer.
15
              No.
16
               So the record is clear, I am going
     to ask the question again. I want to pin
17
     point on the 13th or 14th or both.
18
19
               Ma'am, on that shift, February
20
     13th going into February 14th, did you drink
21
     anv alcohol?
22
                       MR. PLATTA: Objection.
23
             Asked and answered.
24
               No.
25
               No or you don't know?
```

```
Page 23
 1
                       FROMETA
 2
               I don't remember.
 3
               Your vehicle, the Toyota Ford
 4
     Runner, was that an automatic or stick
 6
               Automatic.
 7
               Where did you park your vehicle on
     February 14th 2007?
          А
               Are you saying when I went to work
10
     or after?
11
              I will ask the question again.
          0
12
     When you arrived to work at Rick's Cabaret
     Gentlemen's Club on February 13th 2007, did
14
     you park your vehicle on the street?
15
          А
              Yes.
16
          Q
               Can you tell me what street you
17
     parked your vehicle on?
18
          Α
               33rd Street, between Broadway and
19
20
          Q
               33rd between Broadway and?
21
          Α
               Fifth.
22
               When you finished your shift on
     February 14th 2007 at Rick's Cabaret
24
     Gentlemen's Club, where was your vehicle
25
     parked?
```

```
1
                       FROMETA
 2
               Almost across the street from
 3
     Rick's.
 5
          Α
               No.
          0
               The vehicle was at the same
     location that you parked it when you first
     arrived at Rick's on February 13th 2007?
 9
10
          Q
               What side of the street was it
11
     parked on?
12
               Sorry.
13
          0
               What side of the street was it
     parked on?
14
15
               The north side.
16
          Q
               Was that on the same side as
17
     Rick's Cabaret Gentlemen's Club?
18
                       MR. PLATTA: Objection.
19
               No, Rick's is on the south side.
20
               Was this directly across the
21
     street from Rick's Cabaret Gentlemen's Club?
22
               Not really, maybe -- not really,
23
     a little bit closer to Broadway.
24
          Q
               Were there meters?
25
               I don't remember.
```

١.		Page 25
- 1	FROMETA	
2	Q How long had you danced or	
3	waitressed at Rick's Cabaret Gentlemen's	
4	Club, prior to February 13th 2007?	
5	MR. PLATTA: Objection.	
6	A Can you repeat that again?	
7	Q Prior to this incident how long	
8	had you been dancing or waitressing at	
9	Rick's Cabaret Gentlemen's Club?	
10	MR. PLATTA: Over	
11	objection.	
12	A Maybe about three or four months.	
13	Q You parked there each day that you	
14	worked?	
15	A Yes, maybe a little bit somewhere	
16	between another block going east on 33rd	
17	Street, but going more east.	
18	Q Did you take any passengers in	
19	your vehicle when you left Rick's Cabaret	
20	Gentlemen's Club, on February 14th 2007?	
21	A No, sir.	
22	Q You were alone at the time?	
23	A Yes, sir.	
24	Q The establishment closed at 4:00	
_ 25	p.m?	



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```
Page 27
1
                       FROMETA
2
    precipitation going on?
3
              Fair.
4
              Did you have to clean off your
     car?
6
              I did.
7
              How did you clean it off?
8
              With the thing that I have inside
         Α
     to clean the car all over so I don't get a
     ticket, whatever that is, a brush.
11
         O
              A car brush?
12
13
              Can you tell me the route you took
14
     when you left Rick's Cabaret Gentlemen's
15
     Club, leading up to this incident?
16
         Α
              Yes. I went, I got in the car and
17
     put the blinker. I am on 33rd Street. I
18
     made sure it was safe to proceed on 33rd
19
     Street onto Broadway. On Broadway I put my
20
     blinker. I made a left turn going south,
21
     and while I am on Broadway I made a turn on
22
     Broadway slight, going to fork there. I
23
    don't know how to say that, going into Fifth
24
    Avenue. On Fifth Avenue I made another left
25
     turn going into 23rd Street. There is a red
```

```
Page 29
 1
                       FROMETA
     light there. I put the blinker going to
 2
 3
     23rd Street, I turn. I was on the middle
     lane, the middle lane of 23rd Street. There
     is Madison Avenue, there is a red light
     there. I was there for about 20 seconds, 30
     seconds. I proceeded in the middle lane. I
     was going 15 or 20 miles an hour. I noticed
     when I was going in the middle lane of 23rd
     Street, I was passing already Madison. I
11
    notice a dark color garbage truck, two guys
12
     putting garbage there. I proceeded going
13
     there in the middle lane. It was no more
14
     cars, at least I remember. Then I saw it
     was Park Avenue South, and it is safe to
16
     keep going, it was a green light. I am
17
     still in the middle lane. After Park Avenue
18
     South there is a while, I was going between
19
     Park Avenue South, and before Lexington I am
20
     in the middle of the block, in the middle
21
     lane. I recall a car that was double-parked
22
     ahead of me. I was half a block away. I
23
     recall the car double-parked and I looked in
24
     the mirror and put my blinker. I recall it
25
     was safe to move to the left. I proceeded
```

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```
Page 29
                       FROMETA
     slowly, at the time this light changed into
2
    red, and I stopped there for about 5
3
    seconds. Then suddenly within 5 seconds
4
    standing there I just remember everything
5
    happened too quickly. I heard a loud noise
     and a big light was inside the car, I don't
8
     know why. I got hit, I wanted to look back
 9
     to see what hit me extremely too hard. It
     was so hard I am not able to turn, and it
10
11
     hit me again. I black out. I remember
12
     nothing else.
13
                       MR. MILLER: I move to
14
     strike the entire answer as not responsive.
15
                       MR. PLATTA: Can you read
16
     back the question?
17
                     (The requested question was
             read back by the reporter.)
18
19
                       MR. PLATTA: I believe it.
20
     was responsive. The route she took and
21
     events that happened that night.
22
                       MR. MILLER: For the
23
     record, if counsel is going to give a
24
     position whether or not something is
25
     accurate or not then submit himself as a
```

```
1
2
    witness, unless he was present. I don't
     believe counsel was present that night and
     can't state what is accurate.
4
                       MR. PLATTA: I don't think
     my credibility or veracity is at issue here.
6
                       MR. MILLER: Counsel is
7
     constantly stating his position on the
     statements provided by his witness. I
9
     submit that he produce himself at a
10
     deposition.
11
12
                       MR. PLATTA: Taken under
13
     advisement. Following-up in writing.
14
               Ma'am, had the accident not
15
     occurred where did you intend to go?
16
          0
               Had the incident not occurred
17
18
     where were you planing on driving to?
               To my aunt in Brooklyn because she
19
          Α
20
     lives closer than my mom.
               Which aunt, Eva or Gladys?
22
          Α
               Eva.
23
          0
               What were the weather conditions
24
     like on February 13th when you arrived to
     work at Rick's Cabaret Gentlemen's Club?
25
```

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```
Page 31
                       FROMETA
 2
               I don't recall.
 3
               Was it snowing?
               A little bit, but I don't remember
     too heavy. I don't remember. I don't
 6
 7
          0
               Ma'am, you testified that you
     don't recall and you testified it was
 9
     snowing.
10
              I left home it was clear. I was
11
     watching the news and it said it was going
12
     to be bad. I knew it was going to be bad but
13
     not until morning. When I got to work it was
14
     snowing, but light.
15
                       MR. MILLER: I move to
16
           strike as not responsive.
17
              Everything I ask you about is your
18
     recollection, not your recollection whether
19
     you watched the news cast.
20
               My question is, do you recall what
21
     the weather was like when you arrived at
22
23
24
                       MR. PLATTA: Objection.
25
     She already testified that is was slightly
```

```
Page 32
                       FROMETA
2
     snowing.
 3
                       MR. MILLER: That is what I
     am trying to get at. She first testified
     she does not recall. Then she testified it
     was slightly snowing, that's a
     contradiction.
                       MR. PLATTA: That is not a
     contradiction. Was it slightly snowing?
10
                       WITNESS: It was slightly
11
     snowing.
12
         0
               You recall that it was slightly
13
14
         Α
               Yes.
15
          Q
               Do you recall how long it was
16
     slightly snowing, prior to your arrival at
     Rick's Cabaret Gentlemen's Club?
17
18
          Α
               No.
19
               Where were you coming from when
          0
20
     you went to work that day?
21
               From my mother's.
22
               Was it snowing when you left your
23
     mother's apartment?
24
          Α
25
               But it was slightly snowing when
```

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- 1			Page 33
احر	1	FROMETA	
-	2	you arrived at Rick's Cabaret Gentlemen's	
	3	Club?	
1	4	A Yes.	
	5	Q Sometime between leaving 666 East	
	6	233rd Street and arriving at Rick's Cabaret	
	7	Gentlemen's Club on 33rd near Broadway, the	
	8	snow had began?	
	9	A Yes.	
Ì	10	MR. PLATTA: Off the	
	11	record.	
	12	(Whereupon, a discussion	
اح	13	was held off the record.)	
	14	MR. MILLER: Do you want to	
	15	take a break?	
	16	MR. PLATTA: I have a 2:00	
	17	o'clock with an interpreter scheduled.	
	18	MR. PLATTA: Fine.	
	19	(Whereupon, a brief recess	
	20	was taken.)	
	21	MR. PLATTA: I made a	
	22	statement and advised counsel I will make an	
	23	objection with regard to every time the name	
	24	Rick's Cabaret Gentlemen's Club was used. I	
	25	move to strike this portion of the record	

AGUAR REPORTING

```
FROMETA
1
2
    each time the name is used. I feel it is
    prejudicial to my client. I will raise the
    objection each the name is used, including
    preserving my right at the time of trial.
6
                      MR. MILLER: Your
7
              objection is noted.
              Was it your intention when you
    left Rick's Cabaret Gentlemen's Club to go
10
    to your aunt Eva's house directly, or were
11
    you going to stop somewhere?
12
              Directly, yes.
13
              Ma'am, you testified that you were
    at a red light prior to impact, is that
14
15
    correct?
16
         А
17
         0
               You were at a red light on 23rd
    Street facing Lexington?
19
              East, facing east, on 23rd.
          Α
20
          Q
               Facing east as if you are going to
21
     cross Lexington?
22
          Α
              Yes.
23
              Or turn right on Lexington?
24
          Α
              No, going to keep straight on
25
    Lexington.
```

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```
Page 35
 1
                       FROMETA
 2
               Had you not been in an incident,
 3
     can you tell me where you would have begun
     the route that you would have taken?
 5
          Α
              The same route, was the safe one
 6
     that I take, the safest.
               Which route would that be?
 8
               23rd Street.
 9
              To where?
10
              To the West Side Highway.
11
          0
              You were east on 23d Street going
12
     to the West Side Highway?
13
                       MR. PLATTA: Do you
14
           understand what he is asking? Off the
15
            record.
16
                 (Whereupon, a discussion was
17
           held off the record.)
18
              Sorry. I was going east to my
19
     aunt's. I have to go over the Brooklyn
20
     Bridge, that would be the FDR.
21
                       MR. PLATTA: I want to
22
     clarify which way she was going to take
23
     after 23rd Street.
24
                       MR. MILLER: Would you
25
     rather just testify for her?
```

```
Page 36
                       FROMETA
 2
                       MR. PLATTA: No, I want to
3
    clarify the record. Do you want her to
     clarify that?
5
                       WITNESS: Yes, I am on 23rd
     Street going east to the FDR.
 7
          Q
               Which direction of the FDR would
 Я
     you have headed, if this incident had not
10
          Α
              Towards the Brooklyn Bridge.
11
          0
               Would that be north or south on
12
     the FDR?
13
          Α
               That would be south.
          Q
               Do you recognize the phone number
     718 881-3716?
15
16
          Α
17
               Whose number is that?
18
               That's my mom.
19
          0
               Do you know whether your mother
20
     was called after this incident?
               I called her.
22
               Did you ever lose consciousness
23
     after your vehicle was struck?
               Yes, I did, for a few minutes.
24
25
               Did the police arrive at the
```

AGUAR REPORTING

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```
Page 37
                       FROMETA
 2
     scene?
 3
               Not right away, maybe after I
     called 911. When I woke up I didn't realize
                  I was shaking. I didn't know
 7
               Did you speak to the driver of the
          0
 8
     other vehicle?
              That's what woke me up, there was
          Α
     someone knocking. I thought I was at home
10
11
     and someone was knocking at the door when I
 12
     was sleeping. I woke up and realized
J 13
     something happened. He was saying, " hello,
 14
     hello." I got scared. At that point I put
 15
     the window down. I am shacking, my whole
 16
     body was shaking uncontrollably. My neck was
 17
     stiff, my back hurt, my neck hurt. I felt
 18
 19
              I am going to cut you off. Just
 20
     answer the question.
 21
                        MR. MILLER: I move to
 22
            strike the entire portion of the
 23
           answer as not responsive. Can you read
 24
            back the question?
25
                        (The requested question
```

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```
Page 38
                        FROMETA
  2
            was read back by the reporter.)
  3
                The question I asked is if you
      spoke to the driver of other vehicle, not
      how you felt, not if you felt stiff. I am
      not asking about pain or blacking out. All
      I am asking you, did you speak to the driver
      of the other vehicle?
                        MR. PLATTA: The other
 10
            vehicle, the one that hit her.
 11
                        MR. MILLER: Would you
 12
            like to testify? I am talking about
1 13
            the vehicle in fact according to the
 14
            testimony of your witness.
 15
               I don't know if it was the other
 16
      guy from the other vehicle. There was a man
 17
      standing on my door knocking. I don't know
 18
      who it was.
 19
                Did you ever come to learn the
 20
      identity of the man?
 21
           Α
 22
                Was it more than one man?
 23
                I don't know.
 24
                Was it at least one?
 25
                One by the door, yes.
```

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```
Page 39
 1
                        FROMETA
 2
               What did he look like?
 3
               Kind of short, that's it.
 4
               Was he Spanish, was he White,
     Black, Asian?
 6
          Α
               He told me he was Dominican,
     that's all he told me. That's all I
 8
     remember.
 9
               Did you speak to him in English?
10
               He spoke to me in Spanish, maybe
11
     both languages. I don't remember.
12
               From the time that you came to
13
     talk with him, until the time the police
14
     arrived, can you tell me how much time
     elapsed?
16
               Maybe 10 minutes.
17
          Q
               Did you get out of your vehicle,
18
     prior to the police arriving?
19
          Α
               No, sir.
20
          0
               Did an ambulance arrive?
21
22
               Did an ambulance arrive?
23
               Yes.
          Α
24
          Q
               Did the ambulance arrive before or
25
     after the police, or at the same time?
```

```
FROMETA
2
         Α
               Almost the same time, one behind
3
     the other one.
               Who assisted you out of the
     vehicle, if anyone?
 6
               Two ladies.
               What two ladies?
R
               I don't know who they were.
                       MR. PLATTA: Were they
10
            working for the ambulance?
11
                       WITNESS: They were working
12
            for the ambulance, yes.
13
               Did you get their identities?
          0
14
15
         0
               Do you know of any eyewitness to
16
     this incident?
17
18
          0
               This vehicle that struck you, you
19
     testified struck you in the rear. Is this
20
     the same vehicle that you passed on 23rd
21
     Street when you were passing Madison?
22
               No, I don't know. I don't know.
23
          0
               Can you describe the vehicle that
24
     struck you?
25
               I don't know because when I
```

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J ,	FROMETA	Page 41
2	stepped out the two ladies were holding me.	
3	I looked and it was a dark big truck, that's	
4	what I remember. Then they put me inside the	
5	ambulance and they strapped me.	
6	Q Were you taken to a hospital?	
7	A Yes.	
8	Q What hospital were you taken to?	
9	A Cabrini, on 19th Street.	
10	Q Were you taken into the emergency	
11	room?	
12	A Yes, sir.	
13	Q Do you know what time you arrived	
14	at Cabrini?	
15	A I don't remember.	
16	Q Do you recall what type of	
17	diagnostic testing they did on you in the	
18	emergency room?	
19	A They did a CAT Scan.	
20	Q Other than a CAT Scan, do you know	
21	if any diagnostic images or films were done	
22	to any part of your body?	
23	A No, I don't remember.	
24	Q Were you admitted into the	
25	hospital?	

```
Page 42
                      FROMETA
               Admitted means?
              Were you sent home from the
3
          0
 4
     emergency room or were you admitted as an
     inpatient in the hospital, at Cabrini?
 5
              I don't understand the question.
 6
 7
              Were you given a room as an
     inpatient at Cabrini?
 9
          Α
              No.
10
               Did you go home on February 14th?
11
          Α
              Yes.
12
          Q
              Where did you go, which home did
     you go to?
14
          Α
              To my aunt, the one closer, over
15
     the Brooklyn Bridge.
               What time did you go home, this is
16
          Q
17
     February 14th, from the hospital?
               I don't remember. I know I was in
     the hospital. I don't remember what time.
19
20
          0
               Immediately following the impact
21
     did you call anybody?
22
               Not immediately. The impact, when
          Α
23
     I came out of the blackout the first thing I
     did was call 911.
          Q After you called 911 did you call
25
```

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```
Page 43
                      FROMETA
 2
    anybody else?
 3
             I called my aunt, she didn't pick
    up. Then I called my mom, she did pick up,
 5
    my mom.
 6
              After you called your mother did
    you call anyone else?
 8
         A No, I kept trying to make a phone
    call but my phone was already damaged. It
10
    was damaged from water and stuff going in
11
    it. It was not working.
12
             The damage from water, was that
13
    water as a result of this incident?
14
         A No, from coffee.
15
             Did you call anyone from Rick's
16
    Cabaret Gentlemen's Club, following the
17
     incident?
18
                      MR. PLATTA: Objection.
19
             I don't remember. I don't carry a
20
     cell phone in the club.
21
            Did you call anyone in Rick's
22
   Cabaret Gentlemen's Club advising them of
23
    the accident?
24
                      MR. PLATTA: Objection.
25
             Yes, not the same day, maybe three
```

```
Page 44
                        FROMETA
  2
     or four days later.
  3
           Q Who did you speak to at Rick's
      Cabaret Gentlemen's Club?
  5
                        MR. PLATTA: Objection.
                        MR. MILLER: You noted your
 7
     standing objection. Just let her answer the
      question. Let's move on.
                        MR. PLATTA: I note my
 10
      objection to every time you use the words
      Rick's Cabaret Gentlemen's Club.
 12
                        MR. MILLER: I am happy to
√ <sub>13</sub>
      note that you have a standing objection to
 14
 15
                        MR. PLATTA: Would you
 16
      stipulate to that?
 17
                        MR. MILLER: I stipulate
 18
      that you have an objection. Not that it is
 19
      prejudicial to your client.
                        MR. PLATTA: Correct.
 21
              Ma'am, who did you speak with at
 22
     Rick's Cabaret Gentlemen's Club?
 23
              I don't remember.
                Do you recall who the manager of
1 25
     Rick's Cabaret Gentlemen's Club was?
```

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			Page 45
	1	FROMETA	
1	2	A No, I don't remember.	
	3	Q Why did you call them?	
	4	A To tell them that I am not coming	
	5	to work, that something happened.	
	6	Q How did you get home from the	
	7	hospital on February 14th?	
	8	A I took a taxi.	
	9	Q Did anyone accompany you?	
1	10	A No, I felt dazed and confused.	
1	11	Q Did anyone come to see you at the	
	12	hospital?	
: اح	13	A No.	
:	14	Q Do you know what time you left	
:	15	Cabrini's emergency room?	
	16	A Any time after 12:00.	
	17	Q 12:00 noon?	
	18	A I think, I don't remember.	
	19	Q Do you recall what diagnoses they	
	20	told you had, following your examination in	
	21	the emergency room?	
1	22	A I am sorry. What was that?	
	23	Forgive me, my neck hurts. I have to lean	
	24	back.	
	25	MR. MILLER: I move to	

```
FROMETA
2
           strike the colloquy.
              Did they tell you that you were
3
         0
    injured, in the emergency room?
5
         А
              Yes.
              What did they tell you was
6
7
    injured?
             My neck, lower back, and they
    could see in the CAT Scan that my spinal
9
10
    cord was not in the middle but it was off,
    that I would have to come up for follow-up.
11
12
         O Did they discharge you out of the
    emergency room after telling you that
14
    information?
15
              From after, I don't know. The
    emergency room CAT Scan, go back to the
16
17
     emergency room, then I went home.
         Q Did they send you home in a neck
18
19
     or back brace or any type of medical device?
20
              No. I don't remember, no.
21
          0
              When was the next time you sort
     medical treatment after you left Cabrini
23
     Medical Center?
24
         Α
             Probably nine days after the
25
     accident.
```

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```
Page 47
                      FROMETA
2
         0
              Nine days?
3
              Nine days after the accident.
              Were you wearing a seat belt?
4
5
         Α
              Yes.
 6
              Nine days after the accident when
 7
     you sort follow-up medical treatment, where
 8
    did you go?
 9
         Α
              Sorry?
10
              Where did you go following the
11
    nine day span, after your incident?
             I went for treatment. I went to
     43rd Street, Dr. Albert Villafuerte.
13
14
         Q What kind of doctor is Dr.
15
     Villafuerte?
16
         Α
             Can I look in my purse to show
     you, I have a business card?
18
         Q Sure, with your counsel's
     permission.
19
20
                      MR. PLATTA: I prefer that
21
           you testify from your memory.
22
             Neurologist, neck and back.
              How long did you go to Dr.
24
    Villafuerte?
25
         A I was going there for five weeks.
```

```
FROMETA
2
             Who referred you to Dr.
         Q
3
    Villafuerte?
              My aunt.
5
         O Have you ever seen Dr.
    Villafuerte, prior to the February 14th
     incident?
         A No, sir.
                      MR. MILLER: I am going to
 9
     ask on the record, I am going to make a
10
     demand that medical authorizations be
11
    provided for copies of medical records from
    Dr. Villafuerte be provided, a neurologist.
13
14
     None was part of the 26A rules discloser.
     His name and information has oddly been left
16
17
                       MR. PLATTA: For the
     record, medical PC authorizations was
18
     provided with plaintiff's response, Midtown
19
20
     Medical Practice.
21
                       MR. MILLER: I stand
22
     corrected.
23
              Where was his address located?
24
          A 43rd Street, I think between
     Madison or Park, something like that.
25
```

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l			Page 49
	1	FROMETA	
1	2	Q You had no medical treatment from	
	3	February 14th until nine days later when you	
	4	saw Dr. Villafuerte?	
١	5	A What was the question?	
	6	MR. PLATTA: Objection.	
	7	Asked and answered.	
	8	A No, I didn't have any treatment.	
	9	Q You testified earlier that you	
	10	continued to waitress and dance at Rick's	
	11	Cabaret Gentlemen's Club for three to four	
	12	weeks after the loss?	
_	13	A Only about 4 or 5 hours, I had to	
	14	go home.	
	15	MR. PLATTA: Objection.	
	16	Asked and answered.	
	17	Q Did you dance seven days a week?	
	18	MR. PLATTA: Over	
	19	objection.	
	20	A No, five days a week.	
	21	Q Did you dance on February 15th	
	22	2007?	
	23	A No, I was stiff at home.	
	24	Q Do you know the first day you went	
_	25	back to dancing?	

```
Page 50
                      FROMETA
1
                      MR. PLATTA: Objection.
              Probably a week or two weeks
    after. I was between flying and dancing,
    but it was light.
              You testified earlier you danced
         0
    three or four weeks after the accident. Now
    you testified a week or two later.
9
              Because it's free-lancing, I can
     go when I want. Not whenever, once I am
    there I have to go 8 hours and leave. I can
11
     go one day a week, I free-lance.
              Do you keep any records of the
14
     days that you danced?
15
               Did you sign anything or punch in
16
          0
17
     when you arrived at Rick's Cabaret
     Gentlemen's Club?
18
19
         Α
               No.
20
          Q
               Do you have any records when you
     flew for Excel Air during the time, after
21
22
     this incident?
24
          0
              Do you know the address for Excel
25
     Air?
```

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```
Page 51
                      FROMETA
              No. it's in Long Island.
2
         А
              Do you have anything at home that
    has the address and contact information?
4
5
              I don't think so, no.
              How are you compensated by Excel
6
7
    Air?
             Do you maintain any check stubs?
9
                      MR. PLATTA: Objection.
10
11
           You can answer.
              Probably there, I probably have
12
         Α
13
14
                       MR. MILLER: I ask that
    you provide counsel a copy of your Excel Air
15
16
    paycheck for the purpose of obtaining the
17
    address and proper corporate identity. I
18
    also ask for authorizations for the records,
19
    for the purpose of not lost earnings, for
20
    the purpose of her schedule and when she
21
    might have worked.
22
                       MR. PLATTA: I agree to
23
   provide attendance records regarding her
24
    employment. However, any records regarding
    wages will not be provided.
```

```
Page 52
2
                       MR. MILLER: Fair enough.
                       MR. PLATTA: I ask that
     you follow-up in writing.
 5
                       MR. MILLER: Sure.
 6
               What did Dr. Villafuerte tell you
     after his initial examination, approximately
     nine days after this incident?
 9
             He said according to that I will
10
     keep treatment for five weeks. He cannot
11
     tell anything yet for another two months
     what is going to happen, only until he
12
     receives the MRI.
14
          Q
               Did he send you for an MRI?
15
          А
               Yes.
16
               Where did he send you?
17
          А
               77th Street, 77th or 75th Street
18
     and Third Avenue.
19
          0
               Would that be Stand Up MRI Of
20
     Manhattan?
21
          Α
               Yes.
22
               How often would you go to Dr.
23
     Villafuerte?
24
          Α
               I was there for five weeks then he
1 25
    would give me a appointment maybe four
```

JAGUAR REPORTING

	1		FROMETA	Page 53
1	2	times.	TROMBTA	
	3	Q	Approximately once a week for	
ļ	4	four, fiv	••	
l	5	А	About once a week I have to say.	
	6	Q	Did he refer you to any other	
	7	doctors?		
١	8	A	Yes.	
	9	Q	Who did he refer to you?	
	10	A	He referred me to Dr. Kaisman.	
	11	Q	Is that Arden Kaisman at 51 East	
	12	25th Stre	eet?	
<u>ا</u> ۔ ر	13	A	Yes.	
	14	Q	What kind of doctor is Dr.	
١	15	Kaisman?		
	16	A	Neck doctor, back.	
	17	Q	What did Dr. Kaisman do for you?	
	18	А	He didn't. I got scared about the	
	19	needle ar	nd I ran out. I was laying down, I	
	20	saw the r	needle and just ran out. I could not	
	21	do it.		
ı	22	Q	How often did you see Dr. Kaisman?	
	23	A	Twice.	
	24	Q	What did he do for you during this	
	25	time?		

```
Page 54
                       FROMETA
2
              He told me what he was going to
     do. He read the paper and he saw the MRI
    and then the neck stuff, and he told me what
4
5
     he was going to do. He wanted to do
     compression, first injection to kill the
6
     pain in my neck. Then if at that point does
     not go away he will have to do compression
     of the disc which was giving a problem.
10
          0
             Did you see Dr. Kaisman during the
     same time you saw Dr. Villatuerte, or a
12
     different time?
13
              At the same time.
14
               Did Dr. Villafuerte or Dr. Kaisman
15
     refer you to any other healthcare providers?
16
          Α
               Sorry?
17
          0
               Did Dr. Villafuerte or Dr. Kaisman
18
     refer you to any other doctors or healthcare
19
     providers?
20
          Α
               Dr. Kaisman referred me to Dr.
21
     Babo for the lower back lumbar spinal cord
22
     injuries.
23
          Q
               Is that Dr. Ramesh Babo?
24
25
          Q
               At 530 First Avenue?
```

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```
Page 55
                       FROMETA
1
 2
3
               Did you see Dr. Babo during the
     same time you saw Dr. Kaisman?
 5
               No.
 6
               Were you seeing him another time?
 7
               I didn't see Dr. Kaisman anymore.
 8
     I didn't want to see him.
 9
               You went to Dr. Babo at the
10
     referral of Dr. Kaisman?
11
               Yes.
12
               How often did you see Dr. Babo?
13
               Three or four times, four times
          Α
14
     before surgery.
15
               Was that during the same time you
16
     were seeing Dr. Villafuerte, or sometime
17
     after?
18
         Α
               About the same time.
19
               What did Dr. Babo do for you?
20
               Dr. Babo, he went over the records
     and he told me that my injuries, I have to
21
22
     wait almost two months. He described the
23
    pinch, it all came in before the time. He
24
     gave me time of two months. All the pain and
25
     numbness on my leg would go away for half
```

```
Page 56
2
    hour, or 10 minutes. I would not feel it, I
     would not walk. He said as soon as you feel
     that, meaning you will need surgery. You
     don't have to do it because it's your
     decision. We are telling you if you don't
     you are going to have like no leg.
                       MR. MILLER: I move to
           strike the entire portion of the
10
           answer as not responsive.
               Ma'am, I am not asking about
12
     conversations you had with Dr. Babo. Did
13
     you ever receive treatment with Dr. Babo?
14
     What did he do for you?
15
               Treatment.
16
               I want you to tell me only the
17
     treatment, not conversations you had with
18
     Dr. Babo?
19
               He operated on my lower back.
20
          Q
               When did he operate on your lower
21
     back?
22
               The lumbar disc.
23
          0
               Not where, when?
24
               May 17th.
          Α
25
          0
               Where was this surgery held?
```

JAGUAR REPORTING

- 1				Page 57
لہ	1		FROMETA	
-	2	A	Cabrini Hospital.	
	3	Q	Is Dr. Babo affiliated with	
	4	Cabrini Hospital?		
-	5	Α	I hope so, I think so.	
	6	Q	Did you see any other medical care	
Ì	7	providers	or doctors with regard to the	
-	8	treatment	on your back?	
	9	A	Yes, Dr. David.	
	10	Q	Is that Andrew Davy?	
	11	A	Yes. I didn't go to the medical	
	12	center on	43rd Street anymore. I changed to	
_	13 the one closer to my home, to my mom.			
	14	Q	Where is that?	
	15	A	Westchester, it's in the Bronx, on	
	16	Westchester Avenue.		
	17	Q	3262, Ranga Krishna?	
	18	А	Yes, that's where I changed after.	
	19	Q	Were you seeing Dr. Krishna before	
	20	or after	surgery?	
	21	A	Before surgery.	
	22	Q	What kind of doctor is Dr.	
	23	Krishna?		
	24	А	Neurologist.	
	25	Q	What did Dr. Krishna do for you?	

```
Page 58
                       FROMETA
              He checked, look at my X-rays and
2
    MRI and he just basically told me what might
3
    be going on in the future for me. He
4
    recommended me to Dr. David.
5
              You keep saving Dr. David, is this
6
         0
    Dr. Davy?
8
          Α
               Dr. Davy.
 9
          0
               What kind of doctor is Dr. Davy?
10
               He is a neurologist.
11
               Did vou see Dr. Davy before or
          0
12
13
               Before lower back surgery.
14
               Did you see Dr. Davy at any time
          0
15
     after surgery?
16
          Α
               Yes.
17
          Q
               What did you see him for, after
18
     surgery?
19
          А
               Dr. Davy after the surgery for
20
     neck injection and painkiller injection and
21
     electro, something very painful. He put four
22
     needles on one side, six on the other side
23
     and it's over seven days, and then you have
     to stay three months then do it again. This
24
     is what I needed, otherwise I feel like
25
```

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```
Page 59
1
                      FROMETA
    electricity running from the spinal cord
    going to where the nerves are. They inject
3
    also the spinal cord. That liquid run in
    the spinal cord. The entire lower back
6
    turning into something very hard. That is
    a year, do and re-do for the rest of my
    life, otherwise I will not be able to walk
    correctly. That procedure last about 40
9
10
    minutes.
11
                       MR. MILLER: Let's take a
12
           break.
13
                       (Whereupon, a brief recess
14
               was taken.)
15
               Did there come a time that you had
16
     surgery?
17
               Sorry.
18
          0
               Did there come a time you had
19
     surgery?
20
          А
               After the accident?
21
          0
               Yes.
22
23
               Did the surgery take place on May
    17th 2007?
24
25
          Α
              Yes.
```

```
Page 60
                       FROMETA
2
               Did Dr. Babo perform the surgery
3
    at Cabrini Medical Center?
4
5
               Do you know the kind of surgery
     vou had?
6
               I don't know the name. He told me
    before, I forget, it's a fancy word. Lumber
    back surgery, he kind of cut something
10
     there, a bone or something.
11
         0
               Were you admitted into the
12
     hospital?
13
14
         O
               Did you spend the night?
15
         Α
               Two days.
16
         Q
               Have you been admitted back into
17
     the hospital for any reason, since the
18
     surgery?
               No. sir.
20
          0
               Do you have any plans for any
21
     future surgery?
22
               Well, no. Yes, they still have to
23
     do the compression of the disc (indicating).
                       MR. PLATTA: Indicating the
24
25
            neck.
```

JAGUAR REPORTING

G

			Page 61	
ا	1	FROMETA		
١	2	WITNESS: The neck and		
į	3	spinal cord. They have to refill that every		
Ì	4	year and a half or 2 years or then I am not		
	5	able to walk. They have to do the lower		
	6	back also, whenever it starts bothering me.		
	7	Only when the leg does not work anymore I		
	8	will have to go back.		
	9	Q Were you given any tickets with		
	10	regard to this accident?		
	11	A No.		
	12	Q Did you have a driver's license in		
	13	good standing?		
	14	A Yes.		
	15	Q What kind of driver's license was		
	16	it?		
	17	A A regular driver's license.		
	18	Q Was it issued by New York State?		
	19	A New York State.		
	20	Q Did you have any restrictions on		
	21	the license?		
	22	A No.		
	23	Q Did you wear glasses?		
	24	A Now I do, after the accident for		
	25	25 reading or driving at night.		

	1	FROMETA	Page 62		
\subseteq					
	2	Q Are you aware whether your blood			
	3	alcohol level was tested while you were in			
- 1	4	the emergency room at Cabrini Hospital, on			
	5	February 14th 2007?			
	6	MR. PLATTA: Objection.			
	7	A I don't know.			
	8	Q Other then Cabrini Hospital, Dr.			
	9	Villatuerte, Dr. Babo, Dr. Davy, Dr.			
	10	Krishna, Westchester Medical, Stand Up MRI,			
	11	is there any other healthcare providers?			
	12	A Those are the ones that I recall			
	13	right now.			
	14	Q Do you have anything at home that			
	15	might refresh your recollection whether you			
	16	saw anyone else?			
	17	A No.			
	18	Q Is Dr. Krishna at 3262 Westchester			
	19	Avenue associated with Westchester Medical			
	20	Care P.C?			
	21	A Yes, sir.			
	22	Q Had you ever injured your back and			
	23	neck, prior to February 2007?			
	24	A No, sir.			
	25	Q Had you ever been in a car			

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```
Page 63
                      FROMETA
2
     accident, prior to February 14, 2007?
 3
                      MR. PLATTA: Objection.
 4
              Yes, when I was in a car accident
     that was in LA. I was with my mom and
    sister. We were driving back where I used
     to live in Vegas before, it was rush hour.
     We are driving and the car in front of me --
 9
     everyone was driving close, it's very
10
    congested in LA. Everyone stop and I saw
11
    that and but I stop but the car in front of
12
    me stop too quickly, a small little red car
13
     with a Oriental older gentleman, a very old
14
     gentleman. I hit him.
15
         0
              Were you injured?
16
              No.
17
         0
              Other then that, were you involved
18
     in any other automobile accident, prior to
19
     February 14th 2007?
20
                      MR. PLATTA: Objection.
21
             I do not recall that. Someone hit
22
    me. I was leaving a parking lot, a diner in
    New Jersey. I looked behind me. I put the
24
    car in reverse. I keep looking going
25
    slowly. A large SUV just ran in my
```

```
Page 64
                       FROMETA
2
     headlight. Only the light on the back and
3
    he just took a headlight. The light still
     worked. He just took part of the material
     going over the light.
6
         0
              Were you injured?
         Α
               No, sir.
8
         Q
              When did this happen?
9
          А
              That happened I guess in maybe
10
     August, I think in August.
11
          0
              What vear?
12
          Α
              This year, the police came over
13
     and he said, your car, put your car back.
14
                       MR. PLATTA: There is no
15
           question.
16
                       WITNESS: Sorry.
17
              Did you report the accident to
18
     your insurance company?
19
               No, there was no need.
20
          0
               Were you involved in an accident
21
     on March 8th 2007?
22
              No, that's probably the one I am
23
     talking about. But I don't recall if it's
24
     the one in New Jersey. That was the car
25
     that hit the light on the back.
```

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```
Page 65
                       FROMETA
 2
               What kind of car?
 3
               Sorry?
               What kind of car struck you?
               It looked like a large SUV. I
 5
 6
     don't remember.
 7
               What kind of car were you driving?
 8
               Mv car.
 9
               What is your Social Security
10
     number?
11
               058-68-6478
12
               So the record is clear. Do you
13
     have any recollection of being in an
14
     automobile incident on March 8th 2007?
15
               That was probably the one.
16
                        MR. PLATTA: Yes or no?
17
                        WITNESS: The one in New
18
            Jersev, ves.
19
               That New Jersey accident happened
20
     in Englewood?
21
               Yes, sir, that's the one.
22
               That accident happened in July
23
     2007?
24
          Α
               Julv.
25
          0
               That accident happened July 29,
```

2 2007? 3 0 Are you aware of an accident that occurred on March 8, 2007? 7 0 You never were in an accident 8 involving another vehicle that was a Hyundai Sonata? 10 А No. 11 MR. PLATTA: Can we take a 12 hreak? 13 MR. MILLER: Sure. 14 Was your vehicle involved in an 15 incident on March 8th 20072 16 The vehicle was, I was at home 17 asleep. 18 0 Where was the vehicle? 19 Three blocks away from my mom. 20 0 Was it parked? 21 Α It was parked 22 Was it unoccupied? 23 No people were inside. 24 Did someone strike your vehicle? It seems like that because I

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```
Page 67
 1
                        FROMETA
 2
     didn't see it.
               Did you file a claim?
 3
               No, I didn't have money to file a
 5
     claim.
 6
               Did you report it to your
 7
     insurance carrier?
 8
              I called them to let them know and
     they tell me to bring it over. They gave me
     the address to get it fixed and everything.
10
11
     And they asked me for $500.00 and I didn't
12
     have it, that's why I did not take it.
13
          O
               Are you currently going for any
14
     physical therapy?
15
               Yes, sir.
16
          0
               Where are you going for physical
17
     therapy?
18
               On Westchester, in the Bronx.
19
          0
               What frequency are you going?
20
               Three days a week.
21
               Who prescribed this for you?
22
               Dr. Krishna.
23
               How do you feel as you sit here
          Q
24
     today?
25
               Sorry?
```

```
Page 68
                       FROMETA
2
          0
               How do you feel?
3
               From one to ten one is good ten is
    bad. I sav a nine, my neck, my lower back.
5
               You testified earlier that you
 6
     currently are not working. What do you do
     during the day?
             I just go to therapy. I do my
     walking maybe two or three blocks. I go to a
10
    bookstore and I read.
                       MR. MILLER: Let's take a
12
           break.
13
                     (Whereupon, a brief recess
14
               was taken.)
15
              Ma'am, did you take any medication
16
     or drugs prior to coming here to testify
17
     today?
18
               Today, no.
19
               Is there any medications that were
20
     prescribed to you to take that you chose not
21
     to take, before coming here today?
22
               They prescribe medication that is
23
    too expensive, I didn't have the money.
24
    Today I have migrans but I only use it at
25
     night to go to sleep.
```

JAGUAR REPORTING (718) 858-7700 AGUAR REPORTING

_	FROMETA	Page 69	
2	Q Is there any medication, anything		
3			
4	ability to testify today truthfully?		
5	A No.		
6	Q In the 24 hours prior to the		
7	February 14, 2007 incident, had you taken		
8	any prescribed medicines?		
9	A No, only for one the back, they		
10	prescribe but then didn't want to pay, the		
11	insurance.		
12	Q I will clarify my question.		
<u>ا</u> 13	Listen to my question. February 14th, back		
14	at the time of the accident, 24 hours prior		
15	to that. During the 24 hour period prior to		
16	this accident, was there any medication		
17	that you were prescribed?		
18	A No.		
19	Q That was prescribed that you took?		
20	A No.		
21	Q Were there any medicines or		
22	prescriptions that you were supposed to have		
23	taken where you failed to take, 24 hours		
24	prior to the February 14, 2007 accident?		
25	A No.		

	1	FROMETA	Page 70
· ,	1 2	O Other then the healthcare	
		~	
	3	providers you testified about today, are	
	4	there any other healthcare providers that	
	5	you seen?	
	6	A No, sir.	
	7	Q Do you know when your neck	
	8	surgical procedure is scheduled for?	
	9	A It's supposed to be about three or	
	10	four weeks from now.	
	11	MR. MILLER: I note on the	
	12	record, I reserve out right for	
_	13	further testimony with regard to any	
	14	post care follow-up pertaining to the	
	15	second surgery.	
	16	Q Ma'am, did you ever have an	
	17	opportunity to review the police report?	
	18	A I did, yes.	
	19	Q When did you first see the police	
	20	report?	
	21	A When I first got it.	
	22	Q Who gave it to you?	
	23	A The police department.	
	24	Q Did you read the description under	
-	25	the officer's notes?	

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```
Page 71
                      FROMETA
2
         A I looked at it, it's hard to
    understand for me. It's not my job. I am
    not a police officer.
5
         Q How many lanes of traffic go east
    on 23rd Street?
             There is three lanes, one for
    parking and two for going east.
         Q
             Is that the same on the west, side
10
    there is one lane for parking and two going
11
    west?
12
              Yes.
13
              There is a total of six lanes
14
    across the entire street?
15
              Do you recall looking at the
16
         Q
17
     accident diagram on the police report?
18
19
              Do you recall looking at the
20
    accident diagram on the police report?
21
         Α
            It looks familiar but I don't
22
     know.
                      MR. PLATTA: Yes or no,
23
24
           did you look at it when you reviewed
25
           the police report?
```

```
Page 72
 1
                      FROMETA
 2
                      WITNESS: I looked at it,
3
           yes.
 4
         Q Did you ever file a revised police
     report or MV104?
         A I don't know what that is, sorry.
 6
 7
                     (Continued on next page to
8
                  include jurat.)
 9
10
11
12
14
15
16
17
18
19
20
21
22
23
24
```

SUAR REPORTING JAGUAR REPORTING JAGUAR REPORTING (719) 959-7

		Page 73
1 1	FROMETA	
2	Q Did you file any documents with	
3	the police department, after the accident?	
4	A I don't remember.	
5	Q Did you ever have an opportunity	
6	to speak to the driver of the other vehicle,	
7	since February 14th 2007?	
8	A No.	
9	MR. MILLER: I have no	
10	further questions.	
11	-000-	
12	(Whereupon, the deposition of	
13	Adonna Frometa was concluded at 12:05 p.m.)	
14		
15		
16		
17	ADONNA FROMETA	
18		
19		
20	Subscribed and sworn to	
21	before me this day of , 2007.	
22		
23	Notary Public	
24		
25		
	JAGUAR REPORTING	

	1					Page 74
,	2	INDEX		х		
	_					
	3	WITNESS	EXAMINAT		PAGE	
	4	Adonna Frometa	Mr. Mill	er	4	
	5					
	6		EXHIBITS			
	7	NONE				
	8					
	9	THEOL	MARTON DC	OHECKED		
	10		RMATION RE			
	11	DESCRIPTION		PAGE	LINE	
	12	Authorizations for medical records from Dr. Villatuer			9	
	13	Excel Air pay stubs & employment records regardi plaintiff's schedule		51	14	
	14			ng		
	15	Reserve right to further		70	11	
	16	testimony regard: care follow-up for surgery	or second			
	17	surgery				
	18					
	19					
	20					
	21					
	22					
	23					
	24					
	25					

```
Page 75
1
2
                CERTIFICATE
3
     STATE OF NEW YORK )
5
                            SS:
     COUNTY OF QUEENS )
6
7
В
          I, NANCY NASCA, a Shorthand Reporter
     and Notary Public within and for the State
10
     of New York, do hereby certify:
11
          That ADONNA FROMETA, the witness whose
12
     deposition is hereinbefore set forth, was
13
     duly sworn by me, and that such deposition
     is a true record of the testimony given by
14
```

I further certify that I am not related

IN WITNESS WHEREOF, I have hereunto set

NANCY WASCA

anay

JAGUAR REPORTING (718) 858-7700

to any of the parties to this action by

blood or marriage, and that I am in no way

interested in the outcome of this matter.

my hand this 12th day of December 2007.

15

16

17

18

19

20

21

22

23

24

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such witness.

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